

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

ENTERED

RECEIVED  
SERVED ON  
COUNSEL/PARTIES OF RECORD

NOV 29 2023

CLERK US DISTRICT COURT  
DISTRICT OF NEVADABY: *AV*

DEPUTY

UNITED STATES OF AMERICA  
PLAINTIFF,

- VS -

ZAITON BROOKS,  
DEFENDANT,

CASE #

2:23-cr-0150-JCM-EJY

MOTION TO DISMISS ALL, ETC.  
MOTION PRE RELEASE OF.

COMES NOW ZAITON BROOKS, PRO-SE, IN THE ABOVE  
 STYLÉ MOTIONS, ALTHOUGH AFTER GETTING HIS DISCLOSURE  
 TO A THIRD PERSON, IT WOULD SHOW THAT THE DEFENDANT  
 HAD NO KNOWLEDGE OF ANYTHING PERTAINING TO HIS  
 CASE OTHER THAN BEING THE SIGNED CUSTODIAN OF THE  
 APARTMENT HE RENTED AT 5055 JEFFREYS ST APT.  
 107 OF THE RENO VILLA'S & ON JUNE 21<sup>ST</sup> THE  
 DEFENDANT WAS STRUCK BY AN R. T. C. PUBLIC BUS  
 AND DID ACCRUE INJURIES WHICH CAUSED HIS  
 ABILITY TO WORK AT HIS THEN TWO EMPLOYERS  
 THE PURPLE MONDELAR AND THE TOPEL SUPER  
 CARWASH, NOT ONLY DOES MR. BROOKS THE  
 DEFENDANT HEREIN WORK DAILY FOR THESE  
 OWNERS OF THE BUSINESS, FOR WELL OVER A  
 PERIOD OF FOUR YEARS, THEY ARE FRIENDS

OUTSIDE OF THE BUSINESS! THE DEFENDANT  
ALSO WANTS THE COURTS TO KNOW THAT FOR MANY  
OF THESE YEARS MR. BROOKS THE DEFENDANT HAS  
HAD TO BURN BERKLA'S OWNER OF THE TOPAZ  
SUPER CAR WASH PERSONAL HOME MANY, MANY TIMES!  
THE DEFENDANT WOULD ALSO HAVE TO THE ATTENTION  
OF THIS COURT BOTH TED & HIS WIFE MERILY  
HAVE ALLOWED THE DEFENDANT AND HIS SO CALLED  
WIFE DARBY DODGE TO LIVE AT THE BUSINESS, AT  
THE PURPLE SHOVEL. AN AFTERNOON, HE WORKS FOR TED  
IN A PERSONAL CAPACITY, SECURITY, GROUNDSKEEPER,  
INVENTORY, MOVE, QUALITY CONTROL, THE REMOVAL  
OF UNWANTED CUSTOMERS!

IT'S BEEN AGREED UPON DUE TO THE DEFENDANT'S  
MEDICAL CONDITION HE CAN'T ACT FULLY RETURN  
TO WORK FOR ANYONE, THIS IS THE PROBLEM FOR  
BOTH OF IT'S SO CALLED EMPLOYER, THE DEFENDANT  
IN THE STATE OF WASHINGTON, ALTHOUGH IT'S  
SPINAL SPECIALIST STATES HE IS NOT TO BE  
EMPLOYED BY ANYONE NOT TO WORK!

THE DEFENDANT IS IN I.T. TECH ALTHOUGH  
AS HE DID WORK FOR MICROSOFT IN  
REDMOND WASHINGTON, HE ALSO WORKED  
AS AN AEROSPACE PARTNER FOR BOEING!

TO THE FACT OF EMPLOYERS HE'S MANY STILLS  
THE DEFENDANT POSSES, YET DUE TO HIS SEVEN  
HORNED CISH WOULD NOT GO BACK TO A SIGNED  
EMPLOYMENT!

NOTE THE DEFENDANT HAS DENIED HIS CRIMINAL  
HISTORY, THERE IS NOTHING WITHIN HIS HISTORY  
OF ANY TYPE OF GUN CHARGES, HE'S NEVER APPLIED  
FOR A GUN WITHIN ANY STATES, HIS NO HISTORY FOR  
AT LEAST 20 YEARS, HAS CHANGED ENTIRE LIFE FOR  
THE BETTERMENT OF HIS LIFE, REGRETTABLY THE TWO  
D.V UPON HIS CRIMINAL HISTORY HE IS ONLY BECAUSE  
OF HIS BEHAVIOR WITH A WHITE WOMAN THAT HE'S  
SHAPED HIS LIFE WITH FOR AN EXTENDED PERIOD OF  
TIME AND NOW SHE IS AN ADDICTED METH USER  
AND IS THE UNFAIRING REASON THE CASE IS UPON  
HIM AT ALL! IN NO WAY SHOULD DARBY DODGE  
ALLOWED THE CO-DEFENDANT TO BRING THOSE  
GUNS INTO HIS APARTMENT WITHOUT FIRST  
MAKING THE OWNER MITON BACON'S AWARE OF  
SAID ACCOUNTS, AT NO TIME DID DARBY CALL OR  
TALK CALL ME UPON THEM PLACING THOSE  
FIREARMS WITHIN MY APARTMENT AT 5055  
JEFFREYS ST APT 107 RENO VILLAS!

my only true concern is why THIS DARK  
BODGE, who enjoyed the apartment as my  
girlfriend or is THE ONLY ONE WHO HAS  
caused me to be involved, By her un-  
concerned nature to allow anyone to  
LEAVE FIREARMS which could have and did  
cause a harmful element to our HOME!

THIS CASE on the real nature of facts,  
JAMES HAS CO-HEALED WITH THESE TWO WHITE  
GIRLS TWO SIGN HIS POCKETS WITH MONEY IN  
WHICH I WAS NEVER APORT OF, NOTED I AM  
BEING EVICTED FROM MY APARTMENT, AS A  
MAN IF I HAD ANY KNOWLEDGE OF THE  
\$15,000 DOLLARS JAMES MADE FOR HIS FIREARM  
ON THE ONE, THEN TWO SET ME UP FOR C-1-2  
AND SEND A WHITE MIA I DO NOT KNOW TO  
MY HOME AS HE SPEAKS WITH H.M THROUGHOUT  
DIRECTING H.M TO MY DOOR, WHY DID HE NOT  
COME H.MSELF WITH WHAT HIS HADLY NOW  
TO GET THIS SMALLER AMOUNT HE JAMES  
Agreed to again without my knowledge  
\$2,000 THAT HE AFTER THE C-1-2 OSR

JAMES AFTER I'M SET OUTSIDE CAN HE GIVE  
ME THE MONEY! HOW AT ANY POINT WOULD  
I KNOW ABOUT A DOLLAR AMOUNT! TO ME THIS  
ENTIRE THING IS BULLSHIT A SET-UP BY YOUR STUPID  
A.T.F AND METRO WHITE POLICE TASK FORCE TO AGAIN  
SEND AN UNJUST ARREST OF THEM IN FIRST CONTACT AND  
HOW EVER DEFENDANT IS NOT WHO HAS NOT  
BEEN MADE SUSPECT OF JAMES AND HIS FRIEND JEN  
THE OTHER WHITE GIRL WHO IS NOT BEEN ARRESTED  
FOR A CRIMINAL PICTURE MATCH TO FIND OUT WHO  
OR WHAT IS HIS GOING ON! STATED CLEARLY  
HE WAS INSIDE THE APARTMENT AT THE TIME  
JAMES WAS SELLING GUNS OF ~~28~~ IN NUMBER, FOR  
AN AGREED AMOUNT OF 15,000 DOLLARS PAID  
TO JAMES NOT JAMES AND FRIENDS, AGAIN  
WITHOUT MY KNOWLEDGE OF! TO WIT: THIS IT  
SHOULD BE CLEAR AS DEFENDANT HAS SO OPENLY  
SID I HAD NOTHING TO DO WITH JAMES  
GUNS, DO NOT HAVE ANY IDEA WHAT HE BROUGHT  
IT TO MY HOUSE OTHER THAN WHAT HE  
STATED TO ME! HE SAID BLACK MY NAME  
ON THE STREET IT WAS HANGING OUTSIDE HIS  
CAR WINDOW, THIS HE STOPPED AT MY PLACE!

AGAIN I WAS AT WORK HE COULD HAVE STOPPED AT MY EMPLOYER TO GET MY CONSENT, YET MR. JAMES KNOWS A PROMISE I MADE TO MY DECEASED MOTHER IN 1992 THAT I WOULD NEVER OWN OR BUY A GUN JAMES KNEW I WOULD NOT HAVE ALLOWED HIM TO PLACE ANY TYPE FIREARM WITHIN MY APARTMENT, KNOWING MY GIRLFRIEND DARYL IS A WHITE WOMAN HEALTH STUPID BUT FULL OF GREAT CONCERN FOR HERSELF OR OUR SAFETY, JAMES DID TAKE 27 UPON HIMSELF TO INVADE ME MY HOME AND SAFETY, DUE TO THE TRUE NATURE OF PEOPLE DID BREAK INTO MY APARTMENT A NUMBER OF TIME DUE TO THE OTHER WHITE GIRL JEN 11, WHO IS AGAIN AN ADDICTED METH USER THESE HAD BEEN CAUSED, ME THE DEFENDANT UNDER STRESSFULLY AND PAINFULL INCARCERATION,

THE DEFENDANT MR. ~~DEAN~~ BROOKS PLEADS  
THIS COURT TAKE UNDER CONSIDERATION THAT  
ON THE DATE SHOWN JUNE 21, 2023 HE  
WAS ARRESTED ON R.T.C PUBLIC BUS AND DID RECEIVE  
INJURY'S THAT HAS NOT BEEN TREATED PROPERLY  
DUE TO HIS SPEEDY ARREST WITHOUT CAUSE,  
AT THIS TIME IS QUESTION I WAS FIGHTING  
EViction DAILY WITH THE COURTS, FIGHTING  
METRO POLICE AT MY HOME DUE TO APARTMENTS  
CALLS, FIGHTING TO KEEP LIGHTS ON AND MY  
RELATIONSHIP TOGETHER, MY HOME WAS ON FIRE  
NEST! I'M REQUESTING THIS COURT TO GRANT  
ME PRE-RELEASE ON THE FACT THERE- IN I  
AM NOT A HIGH RISK, I AM ABLE TO HAVE  
GAINFUL WORK AND A PLACE TO STAY UPON  
RELEASE! THE FACT THAT I AM A PRODUCTIVE  
CITIZEN OF YOUR STATE I AM NOT A HOMELESS  
PROBLEM NOR THIEF, I DO NOT SELL GUNS  
DO NOT HAVE MALE FRIEND! THESE ENTIRE  
MATTER IS BECAUSE OF METH ADDICTED  
PEOPLE THAT TOOK ADVANTAGE OF A MAN'S  
BROKEN RELATIONSHIP OR RUINED HIS LIFE.

AS HIS ACTION ENTERED AS PRO-SE ATTORNEY  
 WITH HIS COPY OF APPEARANCE, motion to  
 dismiss counsel, motion to dismiss all etc,  
 motion for pre-trial release, HIS note  
 TO THE D, HIS OFFICE OF THE RACIAL OVER  
 CHARGES OF THE INDICTMENT WITHIN ITSELF,  
 NOT ONE OF THESE TWO WELL DOCUMENTED  
 WHITE WOMEN ARE ARRESTED what is this  
 A SWEEP TO CLEAR OUT ALL AFRICAN AMERICAN  
 BLACK MAN FROM CAUSING HARM TO THE AVERAGE  
 WHITE INNOCENT girl, I AM MORE THAN  
 displeased, JEN shown with JAMES AT THE FIRST  
 DATE shown, watched inside Apartment with  
 BOTH C-I-1 and JAMES transaction done,  
 ALLOWED to drive away FREE what was this  
 SHE WAS THERE (WITH) OFF AGAINST HER WILL  
 JAMES FORCED HER ALONE RIGHT, THEN HE  
 got \$15,000 and SHE'S AWARDED nothing  
 RIGHT YET NO ARREST IS DONE ON HIS  
 PART OF YOUA OFF SO HOT CASE AGAINST A  
 58 YEAR OLD BLACK MAN WHO IS CRYING OUT  
 SAYING WHAT ARE YOU PEOPLE DOING HERE!

9  
As shown in my discovery JAMES had a  
large number of special agents on his ass  
to now cut his hurry to only gain that 15,000  
dollar, ~~big~~ being the professional agents they  
are paid to be they know full well I did not  
have anything to do with this case, If so  
why was I not with JAMES to safe his  
firearms with to turn around have  
stared my apartment and possible my  
relationship as well, yet being not apart  
of this case I had no idea, nor do I  
think only by Dr. P. I'm requesting this  
court and the DA's office to please drop  
or dismiss Mr. Brooks 2nd to my charge,  
other than his owning of the unit is all the  
Mr. James elected to choose to drop his  
bounty off because of his association with  
Mr. Brooks on other matters has caused  
this entire case upon Mr. Brooks, not a  
dime of Mr. James money was for me!  
I will not ever agree to being apart  
of this case I will agreed to tell this  
to the courts upon trial if necessary!

I enter THESE MOTION'S BECAUSE NO-  
ONE ELSE IS GOING TO DO WHAT I AM AT  
PRESENT, NO FAMILY OUT HERE, NO FREEDOM,  
NO MONEY, NO GIRL FRIEND, NO ATTORNEY  
NO DOG, I TRULY HAVE NOTHING TO LOSE,

IF EVERYONE KEEP SAYING THESE'S THE  
FACTS, WELL THE FED'S HAS GOT THIS ONE  
ENTIRELY WRONG THEY GAVE THE D.A AND  
COURT SOME HALF TRUES, NOT AT ALL MY  
TIME, I HAVE NOT COME OUT HERE AFTER A  
LIFE TIME WITHOUT EVER DAWNING A GUN TO  
STEAL TRAFFIC, MANUFACTURE, AND I'D ABLE  
ANY OTHER MAN TO QUIT HIS POCKETS, I JACK OVEN  
MY HISTORY OVER 20 YEARS CLEAN! DISMISS  
THIS CHARGES OF RACE AND HATE, RELEASE  
ME FOR HEALTH ISSUES OF MY R.T.C. BUS  
ACCIDENT ON JUNE 21, 2023 GREAT PAIN  
R.T.C CONTACTED ME HERE BY LETTER, I HOPE  
AND PRAY THIS COURT SPEEDY GRANT THIS MOTION  
TO DISMISS OR RELEASE, NEW COUNSEL,

Respectfully submitted 18<sup>th</sup> day of  
November 2023  
Zakaria B. W.

CERTIFICATE OF SERVICE

ON THE THIS DAY IT IS SWEAR UPON FEDERAL  
LAW OF PERJURY. THAT TO THE BEST OF  
MY KNOWLEDGE EVERY STATEMENT AND  
ACCOUNT GIVEN IS TRUE, AND HAS BEEN  
SERVED BY ME ZALTON BROOKS BY WAY  
OF U.S MAIL ON THE 18<sup>TH</sup> DAY OF  
NOVEMBER 2023

Defendant  
By the Plaintiff

Zalton Brooks

November 18<sup>th</sup> 2023  
DATED

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

FILED	RECEIVED
ENTERED	SERVED ON
COUNSEL/PARTIES OF RECORD	
NOV 29 2023	

UNITED STATES OF AMERICA,  
PLAINTIFF,

s  
s  
s  
s  
s  
s  
s  
s

CASE #

BY:

CLERK US DISTRICT COURT  
DISTRICT OF NEVADA

DEPUTY

-VS-

ZALTON BROOKS,  
DEFENDANT

2:23-CR-0150-JCM-EJY

ENTRY OF APPEARANCE

COMES now ZALTON BROOKS, PRO-SE AS HIS OWN  
COUNSEL IN THE ABOVE MATTER, WHEREAS AS OF THIS  
DATE THE DEFENDANT HAS ENTERED HIS MOTION TO  
FILE BRIEFS, FOR THE SECOND TIME TO D. 3 M. 35 HIS  
COUNSEL REQUESTED THIS BY THE STATE OF NEVADA  
MRS. AMANDA PELL ZONE, AND HER TEAM OF INVESTIGATORS  
HIS DO WAY MADE MY ATTEMPS TO CONTACT TWO  
OTHER, SUSPECTS OF THIS INDICTMENT UNKNOWN, IT IS  
A RACISM 75546 THAT MR. BROOKS THE DEFENDANT  
FEELS IS A CONFLICT OF INTEREST FOR HIS COUNSEL  
AT PRESENT, PLEASE GRANT HIS ENTRY OF APPEARANCE  
ON APPOINT THE DEFENDANT ANOTHER ATTORNEY

RESPECTFULLY SUBMITTED THIS 10<sup>th</sup>  
DAY OF NOVEMBER 2023.

Zalton Brooks

2470 E. 16th and 1st Ave  
Seattle, Washington

Glenn, U.S. District Court  
333 4th Street, San Fran - 1334  
1910/  
DIGEST

U.S. MARSHAL'S SERVICE  
CLERK'S DISTRICT  
BY  
U.S. DISTRICT COURT  
BY